## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION

Case No. 5:22-CR-00232-M

UNITED STATES OF AMERICA,

Plaintiff,

v. ORDER

DAVIA DOLORES LOCKLEY,

Defendant.

This matter comes before the court sua sponte. Pursuant to Rule 36 of the Federal Rule of Criminal Procedure, the court notified the parties of an error in the Judgment (DE 28) arising from an omission. *See* DE 31. At sentencing in this case, the court intended to impose restitution against the Defendant and hold all co-Defendants who engaged in the same criminal conduct jointly and severally liable for the restitution amount. *See id.* The court has done so in all related cases. *See United States v. Shaw*, 5:22-cr-00231-M; *United States v. Reid*, 5:23-cr-00157-M.

Having no objection in this case, the court directs the Clerk of the Court to issue an Amended Judgment, which adds an order directing that all co-Defendants who engaged in the same criminal conduct be jointly and severally liable for the restitution amount attributed to Defendant (\$68,500.00). See DE 28 at 6.

SO ORDERED this

day of February, 2024.

RICHARD E. MYERS II

CHIEF UNITED STATES DISTRICT JUDGE